1	LAW OFFICES OF ERIK BABCOCK ERIK BABCOCK (Cal. 172517) 717 Washington St., 2d Floor Oakland CA 94607 Tel: (510) 452-8400 Fax: (510) 452-8405 erik@babcocklawoffice.com  Attorney for Defendant	
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6	ARVIN AURORA	
7	UNITED STATES DISTRICT COURT	
8	NORTHERN DISTRICT OF CALIFORNIA	
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10	UNITED STATES OF AMERICA,	Case No. CR 15-00361-WHA
11	Plaintiff,	EX PARTE APPLICATION FOR TRAVEL ORDER, AND <del>PROPOSED</del>
12	v.	ORDER
13		
14	ARVIN AURORA,	
15	Defendant.	
16		
17 18	Defendant Arvin Aurora, by and through his counsel, hereby requests an order allowing him to	
19	travel to Phoenix, Arizona from March 21, 2016 to March 24, 2016.	
20	DECLARATION OF COUNSEL IN SUPPORT OF EX PARTE REQUEST	
21	I, Erik Babcock, declare as follows:	
22	1. I am counsel of record for Defendant Arvin Aurora. Mr. Aurora is on bond pending his	
23		
24	sentencing in May, 2016.	
25	2. My client is requesting permission to travel to Phoenix, Arizona from March 21 <sup>st</sup> to March	
26	24, 2016, with his two sons, who are both in college but will be on Spring Break next week.	
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	Ex Parte Travel Application and Proposed Order	
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3. I left a voicemail for Josh Libby, my client's supervising Pretrial Services Officer about this request. Mr. Libby, in a return voicemail, informed me that he does not oppose the requested travel as long as my client furnishes him with an itinerary.

4. I called AUSA Kyle Waldinger about this request but his voicemail says he is out of the office until next week. I am therefore making this request ex parte because my client hopes to leave this coming Monday.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 17<sup>th</sup> day of March, 2016, at Oakland, Calfiornia.

ERIK BABCOCK Attorney for Defendant Aurora

## PROPOSED ORDER

## GOOD CAUSE APPEARING, IT IS SO ORDERED.

DATED: March 17, 2016.

U.S. DISTRICT JUDGE